IAP7 Rec'd PCT/PTO 12 JUL 2006

PTO-1390 (Rev. 07-2005)
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TRANSMITTAL LETTER TO THE UNITED STATES	ATTORNEY'S DOCKET NUMBER 0171-1289PUS1						
DESIGNATED/ELECTED OFFICE (DO/EO/US)	U.S. APPICATION NO. (Ontwo, Self) CFR 1.5)						
CONCERNING A SUBMISSION UNDER 35 U.S.C. 371 INTERNATIONAL APPLICATION NO. INTERNATIONAL FILING DATE	PRIORITY DATE CLAIMED						
PCT/JP2005/000209 12 January 2005	13 January 2004						
TITLE OF INVENTION AMINOQUINOXALINE COMPOUND, POLYAMINOQUINOXALINE COMPOUND, AND USE THEREOF							
APPLICANT(S) FOR DO/EO/US							
Mikio KASAI and Hitoshi FURUSHO Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:							
1. x This is a FIRST submission of items concerning a submission under 35 U.S.C. 371.							
2. This is a SECOND or SUBSEQUENT submission of items concerning a submission under 35 U.S.C. 371.							
3. X This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.							
4. x The US has been elected (Article 31).							
5. x A copy of the International Application as filed (35 U.S.C. 371 (c)(2))							
a. x is attached hereto (required only if not communicated by the International Bureau).							
b. has been communicated by the International Bureau.	b. has been communicated by the International Bureau.						
c. is not required, as the application was filed in the United States Recei	c. is not required, as the application was filed in the United States Receiving Office (RO/US).						
6. X An English language translation of the International Application as filed (33)	6. X An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).						
a. x is attached hereto.							
b. has been previously submitted under 35 U.S.C. 154(d)(4).							
7. X Amendments to the claims of the International Application under PCT Artic	de 19 (35 U.S.C. 371(c)(3))						
a. are attached hereto (required only if not communicated by the Interna	tional Bureau).						
b. have been communicated by the International Bureau.							
c. have not been made; however, the time limit for making such amendments has NOT expired.							
d. x have not been made and will not be made.							
8. An English language translation of the amendments to the claims under Po	CT Article 19 (35 U.S.C. 371(c)(3)).						
9. x An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)).							
An English language translation of the annexes of the International Prelimi Article 36 (35 U.S.C. 371(c)(5)).	nary Examination Report under PCT						
Items 11 to 20 below concern document(s) or information included:							
11. x An Information Disclosure Statement under 37 CFR 1.97 and 1.98.							
12. x An assignment document for recording. A separate cover sheet in complia	ance with 37 CFR 3.28 and 3.31 is included.						
13. x A preliminary amendment.							
An Application Data Sheet under 37 CFR 1.76.							
15. A substitute specification.							
16. A power of attorney and/or change of address letter.							
17. A computer-readable form of the sequence listing in accordance with PC							
18. A second copy of the published International Application under 35 U.S.C	, ,, ,						
19. A second copy of the English language translation of the international ap	oplication under 35 U.S.C. 154(d)(4).						

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U.S. APPL	NO. (in R	NOWIT SEED :	37 CFR 1.5)	INTERNATIONAL APPLICATION NO. PCT/JP2005/000209			ATTORNEY'S DOCKET NUMBER 0171-1289PUS1			
20. X Other items or information: Return Receipt Postcard								. .		
PCT/ISA/210; PCT/IPEA/409 and Declaration by Translator										
The fell	ovina fi	oos barr	hoon submit	tod			1			
	The following fees have been submitted 21. x Basic national fee (37 CFR 1.492(a))\$300					£200	S	\$ 300.00		
Z1. A Dasi	Chauon	ai iee (3					<u> </u>			
22. x Examination fee (37 CFR 1.492(c))							l			
If the written opinion prepared by ISA/US or the international preliminary examination report prepared by IPEA/US indicates all claims satisfy provisions of PCT Article 33(1)-(4)						s	200	00		
				provisions of PCT Article			\$ 200.00			
23. x Sean	ch fee (3	37 CFR	1.492(b))							
If the written opir	nion of the	ISA/US d	or the international	al preliminary examination			l			
				s of PCT Article 33(1)-(4) se international application						
Internation	nal Searc	hing Auth	ority			\$100	\$	400.00		
				r than the US and provide						
All other situation						\$500				
	TOTAL	OF 21, 22	and 23 =				\$	900.	00	
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electro	nic mediu	m) (37 CF	R 1.492(j)).	R 1.821(c) or (e) or comp		ogram usung in an				
The fee	is \$250	for each a	dditional 50 shee	ts of paper or fraction the	ereof.		j			
Total Sheets	Extra Si	neets	Number of each	n additional 50 or fraction	,	RATE				
			thereof (round	up to a whole number)						
123 -100=	23	/50 =		1		x \$250.00	\$ 250.00		i	
	Surcharge of \$130 for furnishing any of the search fee, examination fee, or the oath or declaration after the date of commencement of the national stage (37 CFR 1.492(h)).				or declaration	\$				
CLAIMS		NUM	BER FILED	NUMBER EXTRA RATE						
Total clain	ns	34	4 - 20 =	14	×	50.00		700.00		
Independent o	taims		4 - 3 =	1	×	200.00	<u> </u>	200.	00	
MULTIPLE DEPE	ENDENT	CLAIM(S)	(if applicable)		+					
	TOTAL OF ABOVE CALCULATIONS =					CALCULATIONS =	\$ 2,050.00			
Applicant claims small entity status. See 37 CFR 1.27. Fees above are reduced by 1/2.					ıced by 1/2.					
SUBTOTAL					SUBTOTAL =	\$ 2,050.00				
Processing fee of \$130.00 for furnishing the English translation later than 30 months from the earliest claimed priority date (37 CFR 1.492(i)).					from the earliest	\$				
TOTAL NATIONAL FEE					\$ 2.050.00					
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property +					\$					
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Order the Paperwork Reduction Act of 1995, no persons are required to respond to a conscion of finite matter of the spays a valid CVID Control Indicated							
a. X A check in the amount of \$ 2,090.00 to cover the above fees is enclosed.							
b. Please charge my Deposit Account No. 02-2448 in the amount of \$ to cover the above fees. A duplicate copy of this sheet is enclosed.							
c. X The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 02-2448 . A duplicate copy of this sheet is enclosed.							
fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038							
NOTE: Where an appropriate time limit under 37 CFR 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed an granted to restore the International Application to pending status.							
SEND ALL CORRESPONDENCE TO:							
CUSTOMER NUMBER: 02292 July 12, 2006 /smt Gerald M. Murphy Jr. NAME							
28,977 REGISTRATION NUMBER							
REGISTRATION NUMBER							
·							

IN THE U.S. PATENT AND TRADEMARK OFFICE

APPLICANT:

NISSAN CHEMICAL INDUSTRIES, LTD.

FOR:

AMINOQUINOXALINE COMPOUND, POLYAMINOQUINOXALINE COMPOUND, AND USE THEREOF

THEREOF

DECLARATION

Honorable Commissioner of Patents Washington, D.C. 20231

Sir,

- I, Takashi Kojima, a patent attorney of Ginza Ohtsuka Bldg., 2F, 16-12, Ginza 2-chome, Chuo-ku, Tokyo, Japan do hereby solemnly and sincerely declare:
- THAT I am well acquainted with Japanese language
 and English language;
- 2) THAT the attached is a full, true and faithful translation into English made by me of the PCT application

of which number is PCT/JP2005/000209, filed in Japan on the 12 January 2005.

3) THAT I declare further that all statements made herein of my own knowledge are true and all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code and that such willful statements may jeopardize the validity of the application or any patent issued thereon.

AND I being sworn state that the facts set forth above are true.

Dated this 28th day of June 2006

Takashi KoJIMA